

With respect to the Consumer Banking Association's challenge of Indiana's Telephone Privacy law and the attempt to amend for "established business relationship":

Historically, those entities who I have established business relationships with for ordinary and necessary services (banking, telecommunications, etc.) have been the most aggressive in selling or exchanging my personal information with others for the purposes of marketing, taken the most liberties in their definition of "affiliates", and direct-marketing (through telephone campaigns) additional products and services.

It is exactly these organizations (and their "affiliates") that I LEAST wish to receive marketing calls from. There are existing mechanisms for these entities to inform me of additional products and services without disturbing me at home with a telephone call -- US Mail, monthly statements, etc.

I fully support the Indiana Telephone Privacy law as it stands and am strongly opposed to any attempt to amend the law to allow exceptions for "established business relationships".